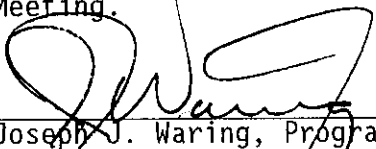


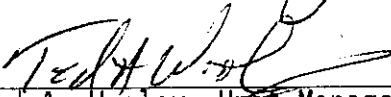
Meeting Minutes Transmittal - Comment Draft

CENTRAL WASTE COMPLEX
Project Managers Meeting/Part B Workshop
2440 Stevens Center, Room 2519
Richland, Washington

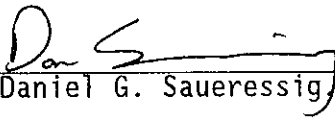
November 17, 1997
1:00 p.m. to 4:00 p.m.

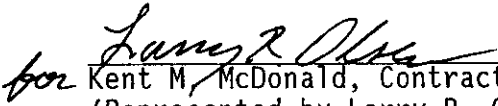
The undersigned indicate by their signatures that these meeting minutes reflect the actual occurrences of the above-dated Project Managers Meeting.


Joseph J. Waring, Program Manager, DOE-RL Date: 12/18/97


Ted A. Wooley, Unit Manager, for Laura Cusack, Project Manager,
Washington State Department of Ecology Date: 12/18/97

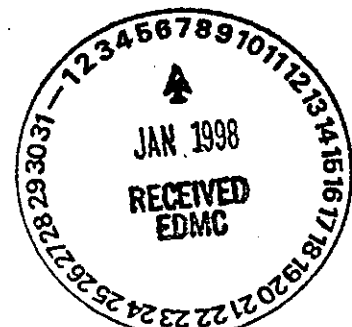

Anthony G. Miskho, Contractor Representative, FDH Date: 12/18/97


Daniel G. Saueressig, Permitting Representative, WMH Date: 12/18/97
Central Waste Complex, WMH Concurrence


for Kent M. McDonald, Contractor Representative, WMH Date: 12/18/97
(Represented by Larry R. Olsen, WMH)

Purpose: Discuss permitting process.

Meeting Minutes are attached. The minutes are comprised of the following:
Attachment 1 - Agenda
Attachment 2 - Summary of Discussion and Commitments/Agreements
Attachment 3 - Attendance List
Attachment 4 - Action Items
Attachment 5 - Notice of Deficiency Response Table with Agreements/Actions
Resulting from Part B Workshop



Distribution:

W. D. Adair	FDH	(H6-21)*
M. D. Aichele	WMH	(T4-03)*
R. R. Ames	WMH	(T4-03)
L. D. Arnold	FDH	(G3-27)*
E. S. Aromi	WMH	(T3-01)*
R. C. Bowman	WMH	(H6-24)*
R. M. Carosino	RL	(A4-52)
M. Ciminera	GSSC	(A4-35)*
C. E. Clark	RL	(A5-15)*
R. H. Engelmann	WMH	(H6-26)*
E. G. Erpenbeck	FDNW	(G3-15)*
R. J. Giroir	WMH	(T4-05)*
J. W. Golden	FDH	(N1-26)*
R. F. Guercia	RL	(S7-55)*
R. M. Irwin	WMH	(T4-03)*
P. J. Macbeth	GSSC	(R3-82)*
K. M. McDonald	WMH	(T4-04)*
A. C. McKarns	RL	(A5-15)
A. G. Miskho	FDH	(H6-23)*
L. R. Olsen	WMH	(T4-61)
S. M. Price	FDH	(H6-23)*
F. A. Ruck III	FDH	(H6-23)*
D. G. Saueressig	WMH	(H6-24)
H. T. Tilden II	PNL	(P7-79)
B. D. Williamson	FDH	(B3-15)*
J. A. Winterhalder	WMH	(H6-21)*
T. A. Wooley	Ecology	(B5-18)
M. T. Yasdick	WMH	(H6-10)*
RCRA Files	WMH	(H6-23)

*cc:Mail

ADMINISTRATIVE RECORD: Central Waste Complex, TS-2-4 [Care of EDMC, FDH (H6-08)]

Washington State Department of Ecology Nuclear and Mixed Waste Hanford Files, P.O. Box 47600, Olympia, Washington 98504-7600

Environmental Protection Agency Region 10, Seattle, Washington 98101, Mail Stop HW-070 (Records Center)

Please send comments on distribution list to D. Saueressig, WMH (H6-24), (509) 376-9739

Attachment 1

**CENTRAL WASTE COMPLEX
Project Managers Meeting/Part B Workshop
2440 Stevens Center, Room 2519
Richland, Washington**

**November 17, 1997
1:00 p.m. to 4:00 p.m.**

AGENDA

1. PREVIOUS MEETING MINUTES

2. PERMIT APPLICATION STATUS

- Part B NOD Workshop Schedule (D. Saueressig - WMH)

3. CONTAINERS RECEIVED FROM ARGONNE NATIONAL LABORATORY

4. GENERAL TOPICS

- Past Action Items

3-21-96:3 Check to see if there is some type of
quantifiable criteria by which CWC personnel
determine whether a spill is major or minor.
ACTION: Mr. Miskho

OPEN

5-31-96:2 WMH will provide Ecology (T. Wooley) the
comparison between the unit specific BEP versus
the Hanford Contingency Plan(s) at the next PMM.
ACTION: Mr. Miskho

OPEN

11-12-96:1 Mr. Wooley, (Ecology) will provide Mr. McKarns
(DOE-RL), Mr. Saueressig (WMH) and Mr. Miskho
(FDH) an outline of the detail he is requesting
to be included in the Building Emergency Plan.
ACTION: Mr. Wooley

OPEN

11-12-96:2 Mr. Miskho (FDH) will determine a course of
action in an effort to provide a Building
Emergency Plan to meet Ecology's approval.
ACTION: Mr. Miskho

OPEN

12-11-96:1

Mr. Barnes (WMH) will establish a time for Mr. Wooley (Ecology) to observe an emergency exercise at CWC.

ACTION: Mr. Barnes

OPEN

- New Action Items

7. SCHEDULE NEXT MEETING

- Tentative Date

8. PART B WORKSHOP

Attachment 2

CENTRAL WASTE COMPLEX Project Managers Meeting/Part B Workshop 2440 Stevens Center, Room 2519 Richland, Washington

**November 17, 1997
1:00 p.m. to 4:00 p.m.**

Summary of Discussion and Commitments/Agreements

1. PREVIOUS MEETING MINUTES

The October 15, 1997 Project Manager Meeting (PMM) minutes were approved. The 8/9/97 meeting minutes will be approved following a discussion between Mr. T. Wooley (Ecology) and Mr. K. McDonald (WMH) regarding the verification on the percentages of nonhazardous sludge, and the gram quantities that were listed.

2. PERMIT APPLICATION STATUS

- **Part B NOD Workshop Schedule**

Mr. D. Saueressig (WMH) stated that the parties are still behind schedule for resolution of Notice of Deficiency (NOD) comments and finalization of specific chapters in the Part B Permit Application.

Mr. Saueressig reported that the Waste Analysis Plan (WAP) is scheduled to be submitted for contractor review this week.

3. CONTAINERS RECEIVED FROM ARGONNE NATIONAL LABORATORY

Mr. Saueressig reported that all of the containers have been checked out and vented at T Plant. Mr. T. Wooley (Ecology) asked if a final report regarding the Argonne containers would be available. An action was taken for Mr. L. Olsen (WMH) to determine whether or not a report will be generated.

At Mr. Wooley's request, Mr. J. Waring (DOE-RL) sent Mr. Wooley a cc:mail providing the final cost on the Argonne containers. Mr. Waring provided Mr. Wooley an official breakdown of the cost during the PMM. Argonne authorized \$220,000 reimbursement to DOE-RL for disposition of the containers, and Mr. Waring noted that the final cost was \$208,000.

4. GENERAL TOPICS

- **Past Action Items**

3-21-96:2, Check to see if there is some type of quantifiable criteria by which CWC personnel determine whether a spill is major or minor.

Mr. Wooley communicated via cc:mail that several of the outstanding action items could be closed because the issues will be resolved by the Ecology/DOE-RL working group which is addressing the contingency plan issues. This action item was closed.

5-31-96:2, WMH will provide Ecology (T. Wooley) the comparison between the unit specific BEP versus the Hanford Contingency Plan(s) at the next PMM.

Ecology/DOE-RL working group is addressing the contingency plan issues. This action item was closed.

11-12-96:1, Mr. Wooley, (Ecology) will provide Mr. McKarns (DOE-RL), Mr. Saueressig (WMH) and Mr. Miskho (FDH) an outline of the detail he is requesting to be included in the Building Emergency Plan.

Ecology/DOE-RL working group is addressing this issue. This action item was closed.

11-12-96:2, Mr. Miskho (FDH) will determine a course of action in an effort to provide a Building Emergency Plan to meet Ecology's approval.

Ecology/DOE-RL working group is addressing this issue. This action item was closed.

12-11-96:1, Mr. Barnes (WMH) will establish a time for Mr. Wooley (Ecology) to observe an emergency exercise at CWC.

The actionee was changed from Mr. Barnes to Mr. L. Olsen (WMH). This action item was left open.

- New Action Items

There was one new action item: Mr. L. Olsen (WMH) will determine whether a final report on the disposition of the Argonne containers will be generated.

Mr. Wooley initiated a discussion regarding the conversion of the 2401-W building to a 90-day accumulation area. Mr. Saueressig stated that the contractors are still moving forward with shutting down operations at the 209-E accumulation area but are not decided on the permitting and management approach of the waste at the 2401-W building. Mr. Wooley noted that Ecology did not receive the supporting information, including the WAP, as requested, and therefore his cc:mail response was not in support of the 90-day accumulation area. Mr. T. Miskho (FDH) referred to a discussion he had with Ms. L. Cusack (Ecology) regarding the issue. Mr. Wooley indicated that the final decision would be made by Ms. Cusack.

5. SCHEDULE NEXT MEETING

- Tentative Date

The next PMM and NOD workshop was scheduled for December 18, 1997, from 12:00 to 4:00 p.m. in Richland, Washington.

- Proposed Topics

Proposed topics may be submitted to Mr. Saueressig.

6, PART B WORKSHOP

A Part B Permit Application NOD workshop was held following the PMM.

Attachment 3

CENTRAL WASTE COMPLEX
Project Managers Meeting/Part B Workshop
2440 Sevens Center, Room 2519
Richland, Washington

November 17, 1997
1:00 p.m. to 4:00 p.m.

Attendance List

Name	Organization	Phone #
Ted Wooley	Ecology	736-3012
Paul Macbeth	GSSC	372-2289
Randy Ames	WMH	373-2067
Kathy Knox	Knox Court Reporting	946-5535
Dan Saueressig	WMH	376-9739
Norm Emerson	WMH	372-0828
Larry Olsen	WMH	376-8737
Tony Miskho	FDH	376-7313
Joe Waring	DOE-RL	373-7687
Tony McKarns	DOE-RL	376-8981

Attachment 4
CENTRAL WASTE COMPLEX
Project Managers Meeting/Part B Workshop
2440 Stevens Center, Room 2519
Richland, Washington

November 17, 1997
1:00 p.m. to 4:00 p.m.

Action Items

<u>Action Item #</u>	<u>Description</u>
3-21-96:3	Check to see if there is some type of quantifiable criteria by which CWC personnel determine whether a spill is major or minor. ACTION: Mr. Miskho (FDH) CLOSED
5-31-96:2	WMH will provide Ecology (T. Wooley) the comparison between the unit specific BEP versus the Hanford Contingency Plan(s) at the next PMM. ACTION: Mr. Miskho (FDH) CLOSED
11-12-96:1	Mr. Wooley (Ecology) will provide Mr. McKarns (DOE-RL), Mr. Saueressig (WMH) and Mr. Miskho (FDH) an outline of the detail he is requesting to be included in the Building Emergency Plan. ACTION: Mr. Wooley (Ecology) CLOSED
11-12-96:2	Mr. Miskho (FDH) will determine a course of action in an effort to provide a Building Emergency Plan to meet Ecology's approval. ACTION: Mr. Miskho (FDH) CLOSED
12-11-96:1	Mr. L. Olsen (WMH) will establish a time for Mr. Wooley (Ecology) to observe an emergency exercise at CWC. ACTION: Mr. Olsen (WMH) OPEN
11-17-97:1	Mr. L. Olsen (WMH) will determine whether or not a report will be generated regarding disposition of the Argonne containers. ACTION: Mr. Olsen (WMH) OPEN

Attachment 5

**CENTRAL WASTE COMPLEX
Project Managers Meeting/Part B Workshop
2440 Stevens Center, Room 2519
Richland, Washington**

**November 17, 1997
1:00 p.m. to 4:00 p.m.**

**NOTICE OF DEFICIENCY RESPONSE TABLE
WITH AGREEMENTS/ACTIONS RESULTING
FROM PART B WORKSHOP**

Hanford Facility Dangerous Waste Permit Application,
Central Waste Complex DOE/RL-91-17 WD2
Notice of Deficiency Table No. 1

No.	Comment/Requirement
3.	<p><u>Page 2-1, Section 2.0.</u> <u>Comment:</u> Ecology's Dangerous Waste Permit Application Requirements document, sections B-1a(2) and (3) have not been addressed. Items, such as a detailed flow diagram description of the dangerous waste management operations and any Dangerous Waste Regulations regarding "treatment by generator," are missing from this section.</p> <p><u>Requirement:</u> Review the permit application requirements, as referenced above, and revise the Part B accordingly.</p> <p><u>DOE-RL/FDH Response:</u> Per the Ecology Part B checklist [B-1a(2)], this information is referenced and discussed in Chapters 3.0 and 4.0 and Appendix 3A per the Ecology Part B checklist [B-1a(2)] guidance that duplicate information is not required. This draft permit application was developed before the Waste Analysis Plan (WAP) guidance was finalized. The WAP will be revised before the next submittal to incorporate the guidance. Treatment by generator activities are outside the scope of this permit application.</p>
	<p>OPEN PENDING REVIEW OF WASTE ANALYSIS PLAN AND DISCUSSION ON POINT OF GENERATION (E.G., SPILL CLEANUP [POG: y], REPACKAGING [POG: ?], AND MOVEMENT OF CONTAINERS [POG: N]) (6/4/97). MORE DETAIL ON TREATMENT WILL BE INCLUDED IN THE WASTE ANALYSIS PLAN AND CHAPTER 4.0. A DETAILED FLOW DIAGRAM OF THE WASTE ACCEPTANCE PROCESS WILL BE INCLUDED IN THE WASTE ANALYSIS PLAN (7/9/97).</p>
7.	<p><u>Page 3-1, Section 3.1.</u> <u>Comment:</u> Although the reference to the Dangerous Waste Application Requirements is correct, the section does not fulfill the prescribed elements laid out in C-1 and C-1(a). C-1(a) stipulates the following: "Include the identity and concentration of all constituents and physical properties"</p> <p><u>Requirement:</u> Clarify how the text presented in section 3.1 meets the elements of C-1 and C-1(a).</p> <p><u>DOE-RL/FDH Response:</u> This draft permit application was developed before the WAP guidance was finalized. The WAP will be revised before the next submittal to incorporate the guidance.</p>

8. Page 3-1, line 14. Comment: This sentence identifies mixed waste as being the only type of waste that can be stored in CWC. Does this mean there is absolutely no "non-mixed" dangerous waste currently stored at CWC?

Requirement: Provide information to answer the above question.

DOE-RL/FDH Response: The CWC can accept any type of waste, however, for the purpose of this Part B, mixed waste and only the dangerous waste portion of that mixed waste (excluding radionuclides) is subject to Ecology regulation. The CWC also can store low-level waste and transuranic waste and this waste is not subject to Ecology regulation. The CWC mission supports these waste management activities. This draft permit application was developed before the WAP guidance was finalized. The WAP will be revised before the next submittal to incorporate the guidance.

12. Page 4-2, line 41. Comment: This section is incomplete. The secondary containment calculations (as noted in Appendix 4C) are not yet available. This requirement must be met during interim status, just as it would be required in final status.

Requirement: Provide these calculations as soon as possible. The Part B cannot be approved without these calculations completed and inserted into the document.

DOE-RL/FDH Response: The secondary containment calculations were included in Revision 0. These calculations are currently being converted to metric per a DOE-RL direction, field walkdowns are being performed to verify previous calculations completed from design drawings, and will be provided when completed.

OPEN PENDING COMPLETION OF INFORMAL RL TRANSMITTAL OF REVISED SECONDARY CONTAINMENT CALCULATIONS. RUN-OFF DISCUSSIONS RELATED TO SECTION 4.1.2.2 ARE PENDING (8/13/97).

13. Page 4-3, line 27. Comment: How can sections 4.1.2.2 and 4.1.2.3 be completely accurate if the secondary containment calculations, as noted in comment #12, are not complete?

Requirement: Explain how discussions provided in sections 4.1.2.2 and 4.1.2.3 are valid without the appropriate calculations completed.

DOE-RL/FDH Response: Refer to response to comment 12. Once the secondary containment calculations are converted to metric and provided to Ecology, the sections referencing these calculations will be verified.

OPEN PENDING RESOLUTION OF COMMENT #12 (8/13/97).

15. Page 4-4, line 21. Comment: In what building is the logbook kept and what type of release would facilitate a change to the logbook.

Requirement: Please provide answers for the above questions.

DOE-RL/FDH Response: The logbook usually is kept at M0-288 during operating hours. All other times, the logbook is stored in M0-720 in a fire resistant file cabinet (on the waste receiving and staging area). Any release of accumulated water from the Mixed Waste Storage Pad trench is recorded in the logbook regardless of quantity.

OPEN PENDING REVIEW OF RAIN WATER DISCHARGE PERMITTING REQUIREMENTS (8/13/97). OPEN PENDING FURTHER REVIEW BY ECOLOGY AND WMH (10/01/97). OPEN PENDING ECOLOGY/WMH REVIEW OF INTERIM REQUIREMENTS IN THE LIQUID EFFLUENT CONSENT ORDER FOR STORM WATER DISCHARGES (10/15/97).

16. Page 4-5, line 26. Comment: Who is responsible for developing a sampling and analysis plan for the wipe sampling events?

Requirement: Revise document to include more detail on the development and implementation of the sampling plan.

DOE-RL/FDH Response: There is no sampling plan for the cleanup of spills. Procedures are in place to clean up spills and to verify the adequacy of the cleanup. Sampling plans are prepared for closure activities, but are not required by WAC 173-303 for spill cleanup.

~~OPEN - DEFER TO BUILDING EMERGENCY PLAN (9/15/97).~~ PAGE 4-5, LINES 13-16 WILL BE DISCUSSED IN THE WAP. WMH WILL DETERMINE THE PURPOSE OF WIPE SAMPLING (E.G. RAD OR CHEMICAL) AND WILL MAKE A RECOMMENDATION TO EITHER RETAIN OR DELETE THE LANGUAGE FROM THE PERMIT APPLICATION. RL RESPONSE WILL BE MODIFIED ACCORDINGLY (10/15/97).

17-A. BASED ON PAST EXPERIENCE WITH OFFSITE GENERATORS (I.E., ARGONNE NATIONAL LABORATORY), WHAT MODIFICATIONS TO SECTION 4.1.1. WILL OCCUR IN THE PART B PERMIT APPLICATION TO SPECIFY ACCEPTABLE PACKING MATERIAL (E.G., ABSORBANTS).

DOE-RL/FDH Response: Additional text will be drafted to address acceptance criteria for the absorbants used.

OPEN (9/15/97). OPEN PENDING REVIEW OF TEXT TO BE PROVIDED BY RANDY/LARRY. VERIFY THAT ATG CAN ACCEPT WASTE WITH THE TYPE OF ABSORBANTS WE ARE USING. (10/02/97).

18. Page 4-7, line 16. Comment: This paragraph is insufficient in terms of providing the elements identified in Section D-1f(1). The following direction is given: "Provide sketches, drawings, or data that containers of reactive waste exhibiting a characteristic specified in WAC 173-303-090(7)(vi), (vii) or (viii) are stored in a manner equivalent . . . ," but is not indicated in the text currently in the permit application.

Requirement: Explain why all of the information identified in D-1f(1) is not provided in section 4.3.1. If this information can be found in various portions of the document, please identify those sections. If there are related plan views or as-built sketches, those should be referenced within this section so the reader does not have to search for them. If there are no sketches that apply to reactive waste storage, this requirement will be considered as unfulfilled.

DOE-RL/FDH Response: Per the Ecology Part B checklist, this section will be evaluated against what is required by applicable WAC 173-303 regulations. ~~Figures in Chapter 1.0 provide details. RL/Contractors will provide sketches, drawings or data in the permit application to demonstrate how the reactive wastes described in WAC 173-303-630(8)(a) will be managed in a manner equivalent with the UFC table.~~

OPEN PENDING ECOLOGY/CONTRACTOR REVIEW OF SITE PLANS/WAC REQUIREMENTS (9/15/97). THIS SECTION WILL BE EVALUATED BY COMPARING THE CHECKLIST ITEMS AGAINST THE DESIGNATED SECTIONS FOR ACCURACY (10/02/97).

19. Page 4-7, line 23. Comment: This paragraph is insufficient in terms of providing the elements identified in Section D-1f(2). The following direction is given: "Provide sketches, drawings, or data demonstrating that container storage of ignitable waste and reactive waste." Requirements listed in section D-1f(2) go beyond what the permit language currently includes.

Requirement: Explain why all of the information identified in D-1f(2) is not provided in section 4.3.2. If this information can be found in various portions of the document, please identify those sections. If there are related plan views or as-built sketches, those should be referenced within this section so the reader does not have to search for them. If there are no sketches that apply to reactive waste storage, this requirement will be considered as unfulfilled.

DOE-RL/FDH Response: Per the Ecology Part B checklist, this section will be evaluated against what is required by applicable WAC 173-303 regulations. ~~Figures in Chapter 1.0 provide details. RL/Contractors will provide sketches, drawings or data in the permit application to demonstrate how the reactive wastes described in WAC 173-303-630(8)(b) will be managed in a manner equivalent with the UFC table.~~

OPEN PENDING ECOLOGY/CONTRACTOR REVIEW OF SITE PLANS/WAC REQUIREMENTS (9/15/97). THIS SECTION WILL BE EVALUATED BY COMPARING THE CHECKLIST ITEMS AGAINST THE DESIGNATED SECTIONS FOR ACCURACY (10/02/97).

20. Page 4-7, line 32. Comment: This paragraph is insufficient in terms of providing the elements identified in Section D-1f(2). The following direction is given: "Through sketches, drawings, and/or data demonstrate that a container holding a dangerous that is compatible with any waste . . ." Requirements listed in section D-1f(3) go beyond what the permit application language currently includes.

Requirement: Explain why all of the information identified in D-1f(3) is not provided in section 4.3.3. If this information can be found in various portions of the document, please identify those sections. If there are related plan views or as-built sketches, those should be referenced within this section so the reader does not have to search for them. If there are no sketches that apply to reactive waste storage, this requirement will consider as unfulfilled.

DOE-RL/FDH Response: Per the Ecology Part B checklist, this section will be evaluated against what is required by applicable WAC 173-303 regulations. Figures in Chapter 1.0 provide details.

OPEN PENDING ECOLOGY/CONTRACTOR REVIEW OF SITE PLANS/WAC REQUIREMENTS (9/15/97). THIS SECTION WILL BE EVALUATED BY COMPARING THE CHECKLIST ITEMS AGAINST THE DESIGNATED SECTIONS FOR ACCURACY (10/02/97).

21. Page 6-2, line 8. Comment: Section F-2 in the requirements is actually entitled, "Inspection Plan," not "Inspection Requirement." What process does CWC have that would be considered equivalent?

Requirement: Explain how WAC-173-303-806 (4)(a)(v), -303-320, -303-340, 40CFR 270.14, and 264.15 are being met within this section, or even within the permit application.

DOE-RL/FDH Response: This information is contained in Sections 6.2.1, 6.2.1.1, 6.2.1.2, 6.2.2, 6.2.3 and 6.2.3.1 and 6.2.3.2.

OPEN PENDING ECOLOGY REVIEW OF REFERENCED SECTIONS (9/15/97).

22. Page 6-2, line 24. Comment: There is no apparent attempt in this section to meet requirement F-2a(1).

Requirement: Please review the elements identified in F-2a(1) and describe how these are met with the permit application.

DOE-RL/FDH Response: The Ecology Part B checklist is guidance and not everything contained is required by the regulations.

OPEN PENDING ECOLOGY/CONTRACTOR REVIEW OF WAC 173-303 AND ECOLOGY GUIDANCE DOCUMENT (9/15/97). THIS SECTION WILL BE EVALUATED BY COMPARING THE CHECKLIST ITEMS AGAINST THE DESIGNATED SECTIONS FOR ACCURACY (10/02/97).

24. Page 6-3, Line 35. Comment: F-2c(1)(c) requires specifying actual timelines for taking corrective action. Line 35 of Section 6.2.2 of the permit application defers discussion of the timeline to the BEP (appendix 7a). The BEP does not indicate a timeline for corrective action.

Requirement: Revise either section 6.2.2 and/or the BEP pursuant to F-2c with regard to all spill types. Please emphasize timeline for corrective actions and positions responsible for taking corrective action or ensuring other staff remedy the problems. If this information is already available, please identify where it exists. Further discussion on adequacy of the information with regard to regulatory requirements will most likely be necessary.

DOE-RL/FDH Response: The Ecology Part B checklist is guidance and not everything contained is required by the regulations.

OPEN PENDING ECOLOGY/CONTRACTOR REVIEW OF WAC 173-303 AND ECOLOGY GUIDANCE DOCUMENT (9/15/97). THIS SECTION WILL BE EVALUATED BY COMPARING THE CHECKLIST ITEMS AGAINST THE DESIGNATED SECTIONS FOR ACCURACY. THIS COMMENT WILL BE ADDRESSED AFTER A DECISION IS MADE REGARDING WHAT APPEARS IN CHAPTER 7.0 OF THE APPLICATION. (10/02/97).

25. Page 6-4, line 15. Comment: This section refers the reader to section 6.2.2, which refers the reader to the BEP for corrective actions other than spills to secondary containment. As discussed in comment #24, the BEP does not adequately address corrective action schedules.

Requirement: Please see requirement #24 with focus on F-2d(1)(b)(i) and (ii).

DOE-RL/FDH Response: Refer to response to comment 24.

OPEN PENDING ECOLOGY/CONTRACTOR REVIEW OF WAC 173-303 AND ECOLOGY GUIDANCE DOCUMENT (9/15/97). THIS SECTION WILL BE EVALUATED BY COMPARING THE CHECKLIST ITEMS AGAINST THE DESIGNATED SECTIONS FOR ACCURACY. THIS COMMENT WILL BE ADDRESSED AFTER A DECISION IS MADE REGARDING WHAT APPEARS IN CHAPTER 7.0 OF THE APPLICATION. (10/02/97).

26. Page 7-1. Comment: Currently, Ecology is having internal discussions on whether the combination of unit specific BEP and Attachment 4 of the Hanford Facility Permit (DOE/RL 91-28) plus other documents, such as, the plant operating procedures and WHC-CM-4-43 actually make up an effective "overall contingency plan." The main questions Ecology has at this time is: (1) When do USDOE and contractors actually consider the BEP implemented, and (2) what does that mean in terms of reporting requirements? Additional NODs will results from that discussion.

Requirement: Please prepare for future discussions on how the combination of all of the documents actually fulfill requirements pursuant to WAC 173-303-350.

DOE-RL/FDH Response: No response required. Answers to questions will be developed during ~~current~~future discussion with Ecology.

OPEN - ECOLOGY WILL RESUBMIT NOD'S FROM 1996 REGARDING THE BEP FOR CWC (9/15/97). THIS COMMENT WILL BE ADDRESSED AFTER A DECISION IS MADE REGARDING WHAT APPEARS IN CHAPTER 7.0 OF THE APPLICATION (10/02/97).

27. Page 10-1. Comment: There is no mention of intent to meet 40 CFR 264.75(h) and (i) requirements. A quick review of DOE/RL-97-16, the Hanford Site Annual Dangerous Waste Report, indicates some deficiencies. Generator identification is lacking in most cases and there is no mapping of waste location as required in 40 CFR.

Requirement: Review the federal requirements. Revision of -97-16 or Section 10 of the permit application will be necessary.

DOE-RL/FDH Response: The requirements of 40 CFR 264.75(h) and (i) are not met through the Part B Permit Application requirements but through reporting mechanisms outside of the Hanford Facility RCRA permit. The waste minimization requirements are contained in the HSWA portion of the Hanford Facility RCRA Permit, Condition II.F and only address the certification requirement of 40 CFR 264.73(b)(9). There is no need to include information regarding 40 CFR 264.75(h) and (i) in the CWC portion of the Hanford Facility Part B Permit Application. This text has been agreed to by Ecology and is reflected in the *Hanford Dangerous Waste Permit Application, General Information Portion* (DOE/RL-91-28), Chapter 10.

OPEN (6/4/97) - RFSH WILL PROVIDE ECOLOGY A COPY OF WASTE MINIMIZATION PLAN FOR SOLID WASTE AND A COPY OF THE ANNUAL REPORT THAT IS GIVEN TO THE WASTE MINIMIZATION GROUP. ~~TONY MISKHO WILL PROVIDE ADDITIONAL INFORMATION TO THE DOE-RL/FDH RESPONSE. CLOSED PENDING ECOLOGY REVIEW OF ANNUAL CERTIFICATION IN CWC OPERATING RECORD (7/9/97). LARRY OLSEN WILL PROVIDE A COPY OF THE CWC WASTE MINIMIZATION CERTIFICATION IN THE OPERATING RECORD TO TED WOOLEY (8/13/97). OPEN PENDING TED REVIEW OF RECORDS (10/02/97).~~

30. Page 13-1. Comment: WAC-173-340 will require referencing. Also, as stated in the requirements list, all permits applied for or received from any regulatory agencies.

Requirement: Please revise the permit application to meet this requirement under Section J.

DOE-RL/FDH Response: In accordance with the *Hanford Facility Dangerous Waste Permit Application, General Information Portion* (DOE/RL-91-28) Revision 3, Page 13-1 line 30-31, Section 13.0 of the CWC portion will be revised to include the list of applicable laws and requirements. Descriptions of the applicable laws and requirements are found in the *Hanford Facility Dangerous Waste Permit Application, General Information Portion* (DOE/RL-91-28), Section 13.0 and will not be duplicated. ~~This text has been agreed to by Ecology and is reflected in the General Information Portion (DOE/RL 91 28), Chapter 13.0.~~

OPEN (6/4/97 AND 7/9/97) - PENDING REVIEW OF LIST PLACED INTO SECTION 13.0. TED WILL REVIEW THE REVISED CHAPTER 13.0 AND DISCUSS WITHIN ECOLOGY (8/13/97).

31. Page APP 3A-i. Comment: A detailed set of NODs on the Waste Analysis Plan (WAP) for CWC will be submitted by Ecology in the coming weeks. There are still some outstanding issues on the WAP guidance that need resolution.

Requirement: An agreement of when Ecology will provide NODs on the WAP will be discussed as part of the work shop schedule at the next project managers meeting.

DOE-RL/FDH Response: A CWC WAP addressing the guidance developed during the workshops with DOE-RL, FDH/RFSH, and Ecology will be developed.

32. Page APP 4C-i. Comment: When will secondary containment calculations be available? The part B cannot be approved prior to having the calculations.

Requirement: Please give a date.

DOE-RL/FDH Response: Refer to response to comment 12. Secondary containment calculations will be provided by July 31, 1997.

33. Page APP 4D-i. Comment: There is no information on how durable the sealant is in terms of reaction to chemical spills and physical damage from drum movement. MSDS information, although necessary, does not whether the sealant is appropriate for the application it is being used for.

Requirement: Revise the permit application, adding the requested information.

DOE-RL/FDH Response: Although the regulations do not require the installation of a protective coating over the concrete floors, this added protection for the concrete exceeds what is required by the regulations. The MSDS's provide general physical and chemical descriptions of the coatings.

OPEN - LARRY/KENT WILL PROVIDE THE SPECIFICATIONS FOR THE SEALANT (10/02/97).

34. Page APP 7A-i. Comment: Ecology is not prepared to give a complete set of NODs on the BEP because of current internal discussions.

Requirement: A date will be set for submittal of BEP NODs. NODs were submitted in January 1996 which, at a minimum, will require completed resolution. Additional NODs will be dependent on the outcome of Ecology discussions.

DOE-RL/FDH Response: No response required. Answers to questions will be developed during future discussions with Ecology.

THIS COMMENT WILL BE ADDRESSED AFTER A DECISION IS MADE REGARDING WHAT APPEARS IN CHAPTER 7.0 OF THE APPLICATION (10/02/97).

35. Page APP 8A-i. Comment: There is no reference to Section H the Dangerous Waste Application Requirements document, Why?

Requirement: To be consistent and to have the correct focus on training requirements, please reference Section H.

DOE-RL/FDH Response: Section H is complied with by directing the reader in Chapter 8 to Appendix 8A. Appendix 8A contains the Solid Waste Disposal training plan. This training plan is included in the 616 Nonradioactive Dangerous Waste Storage Facility (616 NRDWSF) Permit, which has been accepted by Ecology, and included in the HF RCRA Permit, Part III, Chapter 1.

36. Page 12, 1st para. under bullets. Comment: What happens with personnel who cannot pass the training requirements. Are they restricted from doing related work?

Requirement: Please clarify how training deficiencies are handled.

DOE-RL/FDH Response: Personnel are retested and/or provided with additional instruction. If the personnel cannot pass the required tests necessary to perform his/her job, this individual is (1) not allowed to perform this particular job or (2) is allowed to perform the job, but under close supervision (this depends on the hazards associated with the job).

37. Page 13, 1st sentence. Comment: Define exempt personnel.

Requirement: For clarification purposes, please define which positions are considered exempt.

DOE-RL/FDH Response: Refer to the Fair Labor Standard Act of 1964. This term does not infer that an employee does not have to meet specific requirements, but refers to how the human resources organization manages payroll.

38. Page 15, Section 5.11. Comment: How long is a person allowed to remain in the remedial training program, and what work restrictions are imposed on them during this time?

Requirement: Please answer questions.

DOE-RL/FDH Response: Remedial training program is determined by the individual's immediate manager/supervisor. Remedial training programs generally do not exceed 6 months; however, this is up to the immediate manager/supervisor.

39. Page A-1, 1st para. Comment: What process is in place for determining what type of training applies to a specific position?

Requirement: Clarify how this determination is made.

DOE-RL/FDH Response: This is an ongoing process. Any changes in operations are evaluated and a determination is made if additional, reduced, or no change is required. Personnel are then trained accordingly based on this ongoing evaluation.

40. Page A-2, Training Matrix. Comment: This table is confusing.

Requirement: Part of a project managers meeting will be devoted to discussion on how to use the table.

DOE-RL/FDH Response: No response required. Answers to questions will be developed during future discussions with Ecology.

41. Page A-12, Category G. Comment: The 40 hour and 16 hour Hazardous Waste Operations Training is considered "Non-RCRA," why?

Requirement: Clarify how this is categorized as "Non-RCRA."

DOE-RL/FDH Response: This training is required by OSHA and 29 CFR 1910.120 and not the dangerous waste regulations. This is Health and Safety training and not waste management training.